Committee: Senate Appropriations

Room: LCR1

Date: Monday, February 13, 2012

Time: 8:30 AM

Individuals needing assistance, pursuant to the Americans with Disabilities Act, should contact the Legislative Research Council (605-773-3251) 48 hours before convening to make any necessary arrangements.

<u>SB 77</u>* provide for the establishment of a scholarship program for postsecondary technical institute students and to make an appropriation therefor.

Senator Olson (Russell) and Representative Fargen

SB 98* provide for a pilot program initiating two mathematics and science academies and to make an appropriation therefor.

Senators Johnston, Schlekeway, and Tieszen and Representatives Perry and

Munsterman

SB 139* establish the Teach for America grant program within the Department of

Education and to make an appropriation therefor.

Senators Heineman, Adelstein, Johnston, Kraus, and Tidemann and Representatives Sly, Blake, Brunner, Dennert, Elliott, Fargen, Feickert, Gibson, Hawley, Hunhoff (Bernie), Iron Cloud III, Jones, Killer, Kirschman, Kloucek, Lucas, Miller, Olson

(Betty), Schrempp, Sigdestad, Street, and Wismer

<u>HB 1040</u> make an appropriation for the payment of extraordinary litigation expenses and

to declare an emergency.

The Committee on Appropriations at the request of the Bureau of Finance and

Management

 $\underline{HB}\ 1041^*$ authorize a carryover of the fiscal year 2012 state aid to special education

appropriation to fiscal year 2013 for the purpose of maintaining federal

maintenance of effort levels.

The Committee on Appropriations at the request of the Bureau of Finance and

Management

HB 1042 repeal certain obsolete statutes relating to the State Cement Plant Commission.

The Committee on Appropriations at the request of the Bureau of Finance and

Management

HB 1043 repeal certain provisions regarding the full-time equivalent staffing report.

The Committee on Appropriations at the request of the Bureau of Finance and

Management

BILLS FOR POSSIBLE ACTION WHICH HAVE HAD PRIOR HEARING.

COREY BROWN.	Chai

Committee: Senate Health and Human Services Room: 412

Date: Monday, February 13, 2012

Time: 10:00 AM

Individuals needing assistance, pursuant to the Americans with Disabilities Act, should contact the Legislative Research Council (605-773-3251) 48 hours before convening to make any necessary arrangements.

$\underline{{ m HB}\,1183}^*$ limit copayment or coinsurance amounts for physical and occupational therapy services.

Representatives Kirkeby, Dennert, Haggar, Hickey, Jensen, Lucas, Magstadt, Munsterman, Novstrup (David), and Sly and Senators Hansen (Tom), Bradford, Hunhoff (Jean), Kraus, Rampelberg, and Schlekeway

HB 1263 provide for mandatory HIV testing for any person convicted of prostitution or solicitation of prostitution and to provide for appropriate utilization of the test results.

Representatives Deelstra, Abdallah, Hansen (Jon), Jensen, Munsterman, Nelson (Stace), and Russell and Senators Peters, Cutler, Haverly, and Novstrup (Al)

HB 1232 repeal the South Dakota Commission on Health Care.

The Committee on State Affairs at the request of the Office of the Governor

BILLS FOR POSSIBLE ACTION WHICH HAVE HAD PRIOR HEARING.

JEAN M. HUNHOFF, Chair

Committee: Senate Judiciary Room: 413 Date: Monday, February 13, 2012 Time: 7:45 AM Individuals needing assistance, pursuant to the Americans with Disabilities Act, should contact the Legislative Research Council (605-773-3251) 48 hours before convening to make any necessary arrangements. toll any conviction for operation of a boat while under the influence when SB 172 calculating the number of offenses for enhancement of a driving under the influence charge. Senator Tieszen and Representative Hansen (Jon) repeal certain tort liability arising out of causes of action based on seduction, SB 181 abduction, and alienation of affectors. Senators Adelstein, Begalka, Bradford, Buhl, Cutler, and Lederman and Representatives Magstadt, Gibson, Haggar, Kirkeby, Olson (Betty), Stricherz, Tornow, and Turbiville BILLS FOR POSSIBLE ACTION WHICH HAVE HAD PRIOR HEARING. revise certain provisions pertaining to boating while under the influence. SB 10 The Committee on Judiciary at the request of the Department of Game, Fish and **Parks**

CRAIG TIESZEN, Chair

87th Legislative Session – 2012

Committee: Senate Local Government Monday, February 13, 2012

P - Present E - Excused A - Absent

Roll Call

P Bradford

P Hunhoff (Jean)

P Lederman

P Nelson (Tom)

P Tieszen

P Holien, Vice-Chair

P Schlekeway, Chair

OTHERS PRESENT: See Original Minutes

The meeting was called to order by Chairman Schlekeway.

MOTION: TO APPROVE THE MINUTES OF FEBRUARY 8, 2012

Moved by: Holien Second by: Lederman

Action: Prevailed by voice vote.

SB 128: revise certain provisions concerning elections.

Presented by: Senator Dan Lederman

Proponents: Jason Gant, Office of the Secretary of State

MOTION: DO PASS SB 128

Moved by: Lederman Second by: Nelson (Tom)

Action: Prevailed by roll call vote. (5-0-2-0)

Voting Yes: Bradford, Lederman, Nelson (Tom), Holien, Schlekeway

Excused: Hunhoff (Jean), Tieszen

MOTION: PLACE SB 128 ON CONSENT CALENDAR

Moved by: Lederman Second by: Nelson (Tom)

Action: Failed by voice vote.

MOTION: RECONSIDER SB 171

Moved by: Lederman Second by: Nelson (Tom)

Action: Prevailed by roll call vote. (5-0-2-0)

Voting Yes: Bradford, Lederman, Nelson (Tom), Holien, Schlekeway

Excused: Hunhoff (Jean), Tieszen

MOTION: CONSIDER SB 171 IMMEDIATELY.

Moved by: Lederman Second by: Nelson (Tom)

Action: Prevailed by roll call vote. (5-0-2-0)

Voting Yes: Bradford, Lederman, Nelson (Tom), Holien, Schlekeway

Excused: Hunhoff (Jean), Tieszen

SB 171: revise voter qualifications for sanitary districts.

Presented by: Senator Dan Lederman

Proponents: Joel Arends, self, Sioux Falls

Jason Gant, Office of the Secretary of State

Opponents: Yvonne Taylor, SD Municipal League

Roger Tellinghusen, South Dakota Association of County Officials

MOTION: AMEND SB 171

171fb

On the printed bill, delete everything after the enacting clause and insert:

" Section 1. If any error is made to the printing of the ballot or in the conduct of the person in charge of the election for any nonfederal or nonstate election that disqualified a number of ballots that is equal to or greater than the margin of the total votes cast for a candidate or ballot question as determined by a court order, a runoff shall be conducted. The cost of the runoff election shall be paid by the political subdivision that made the error."

Moved by: Lederman Second by: Nelson (Tom)

Action: Prevailed by voice vote.

MOTION: DO PASS SB 171 AS AMENDED

Moved by: Lederman Second by: Nelson (Tom)

Action: Prevailed by roll call vote. (4-1-2-0)

Voting Yes: Bradford, Lederman, Nelson (Tom), Holien

Voting No: Schlekeway

Excused: Hunhoff (Jean), Tieszen

MOTION: AMEND TITLE OF SB 171

171ftb

On page 1, line 1, of the printed bill, delete everything after "Act to" and insert "provide for a runoff election under certain circumstances when errors have been made to the ballot printing or by the person in charge of the election.".

Moved by: Lederman Second by: Holien

Action: Prevailed by voice vote.

HB 1203: revise auditing requirements for water development districts.

Presented by: Representative Jamie Boomgarden

Proponents: Brad Preheim, Vermillion Basin Water District

Lynnette Eckert, Central Plains Water Development District Jay Gilbertson, East Dakota Water District

MOTION: DO PASS HB 1203

Moved by: Bradford Second by: Lederman

Action: Prevailed by roll call vote. (5-1-1-0)

Voting Yes: Bradford, Lederman, Nelson (Tom), Holien, Schlekeway

Voting No: Hunhoff (Jean)

Excused: Tieszen

MOTION: ADJOURN

Moved by: Holien Second by: Bradford

Action: Prevailed by voice vote.

Jeanette Black
Committee Secretary
Todd Schlekeway, Chair

87th Legislative Session – 2012

Committee: Senate State Affairs Monday, February 13, 2012

P - Present E - Excused A - Absent

Roll Call

P Adelstein

- P Cutler
- P Frerichs
- P Gray
- P Johnston
- P Rave
- P Tieszen
- P Olson (Russell), Vice-Chair
- P Rhoden, Chair

OTHERS PRESENT: See Original Minutes

The meeting was called to order by Senator Larry Rhoden, Chair.

MOTION: TO APPROVE THE MINUTES OF FRIDAY, FEBRUARY 10, 2012

Moved by: Rave Second by: Frerichs

Action: Prevailed by voice vote.

SB 147: limit compensatory damages in civil actions related to death or injury.

Presented by: Senator Deb Peters (Handout: 1)

Proponents: Dean Krogman, SD State Medical Association
Opponents: Roger Tellinghuisen, SD Trial Lawyers Association

Kit McCahren, Pierre, Self

Dave Hewett, SD Association of Healthcare Organizations

MOTION: DEFER SB 147 TO THE 41ST LEGISLATIVE DAY

Moved by: Adelstein Second by: Frerichs

Action: Prevailed by roll call vote. (8-1-0-0)

Voting Yes: Adelstein, Cutler, Frerichs, Gray, Johnston, Rave, Olson (Russell), Rhoden

Voting No: Tieszen

SB 105: impact education in South Dakota.

Presented by: Senator Russell Olson

MOTION: DO PASS SB 105

Moved by: Gray Second by: Rave

Action: Prevailed by roll call vote. (9-0-0-0)

Voting Yes: Adelstein, Cutler, Frerichs, Gray, Johnston, Rave, Tieszen, Olson (Russell), Rhoden

SB 188: provide for the enhancement of economic development in South Dakota.

Presented by: Senator Russell Olson

Proponents: Jack Warner, Board of Regents

Jim Abbott, University of South Dakota Mark Lee, Sioux Falls University Center Julie Johnson, Absolutely Aberdeen

MOTION: AMEND SB 188

188ra

On the printed bill, delete everything after the enacting clause and insert:

" Section 1. The Legislature finds that to increase research and technology-related economic activity in South Dakota and to expand the opportunities for South Dakota faculty members, researchers, and students to participate in the application of research results and technological innovations in commerce, government, or public service, it is critically important to encourage research opportunities and programs within the regental system. To these ends, the Legislature intends that this Act be construed as authorizing and encouraging coordinated public and private investments in facilities situated on lands controlled by the Board of Regents and designed to support

commercial application of research results and technological innovations.

Section 2. Terms as used in this Act mean:

- (1) "Private party lessee or contractor," a business, a nonprofit corporation, or a research park corporation authorized by lease, contract, or agreement with the Board of Regents to construct, finance, operate, maintain, reconstruct, remodel, and manage, at its expense and risk, any research park established pursuant to this Act;
- (2) "Research," an investigation aimed at the discovery of new knowledge to create a new product or service, a new process or technique, or to bring about a significant improvement in an existing product or process;
- (3) "Research park," a planned real estate development designed to promote the practical application of university research, to aid the transfer of knowledge, technology, and business skills through collaboration between universities and industry, government, or other organizations that apply research or technology, and to assist in the growth of research-based and technology-led economic development for the community, region, and state, by bringing together universities, institutes, laboratories, businesses, and governmental and other organizations devoted to testing, research, and development activities, to the commercial, governmental, or public policy application of research results or technological innovation, or to the management of research or technology-based enterprises, agencies, or organizations. The term includes such enterprises as may be necessary to support the activities of the primary tenants, their staff, or visitors; and
- (4) "Research park corporation," any nonprofit corporation formed pursuant to this Act and Title 47 for the purpose of constructing, financing, developing, maintaining, and operating a research park.
- Section 3. The Board of Regents may utilize state lands under its control for the construction, development, maintenance, and operation of research parks.
- Section 4. A research park authorized by this Act may accommodate all kinds of facilities, laboratories, businesses, or organizations usually found at research parks affiliated with universities.
- Section 5. If any lands used for purposes of a research park are determined to be subject to the school and public lands trust established pursuant to S.D. Const., Art. VIII, § 7, then:
 - (1) A civil, state, religious, or public organization seeking to develop and to operate a research park may make application to the commissioner of school and public lands for conveyance pursuant to § 5-9-34. If the Board of Regents agrees to transfer possession of the land, the commissioner may convey defeasible title as provided in § 5-9-35 for the

purpose of operating a research park. Upon any reversion, the land shall once again be placed under the control of the Board of Regents as part of the campus from which it was originally severed; or

(2) The Board of Regents may select other lands under its control of equal value, as determined by the commissioner of school and public lands, and exchange such other lands for those comprising the research park in order to maintain the principal of the school and public lands trust.

Section 6. Any mineral rights to state lands on which a research park has been established shall be administered to support research park operations.

Section 7. Notwithstanding any other provision of law, including chapter 5-7, the Board of Regents when approving a research park lease or sublease may lease such portions of the mineral interests reserved to the State of South Dakota in the lands occupied by the research park as may be necessary to permit the research park and its tenants to use geothermal resources for heating or cooling on-site facilities. The mineral interests may be leased on behalf of the State of South Dakota acting by and through the Board of Regents in a manner and upon terms acceptable to the board.

Section 8. The commissioner of school and public lands may not authorize the lease of mineral rights if exploitation of such rights would disturb the use of the research park, nor authorize construction of dams, canals, water ditches, or laterals if such structures would impair the use of the research park.

Section 9. The Board of Regents may enter into any lease, contract, or agreement with a business, a nonprofit corporation, or a research park corporation to permit that entity, at its expense and risk, to construct, finance, maintain, and operate any research park established pursuant to this Act.

Section 10. No lease, contract, or agreement may be construed to authorize the private party lessee or contractor, or any subtenant, creditor, trustee, receiver, lien holder, heir, assignee, or other party claiming an interest or right through such private party lessee or contractor, to use or to permit the use of the research park for purposes other than those specified in this Act.

Section 11. The lease, contract, or agreement may permit the private party lessee or contractor, or other parties claiming an interest or right through them, to pledge for commercially reasonable periods of time such rights of use or occupancy as may be possessed in order to obtain financing. However, no such pledge impairs the reversionary interests of the Board of Regents.

Section 12. No lease granted pursuant to this Act may have a duration exceeding ninety-nine years.

Section 13. Each lease, contract, or agreement shall contain provisions that require commercially

reasonable performance by the private lessee or contractor. Each lease, contract, or agreement shall contain provisions that reserve to the Board of Regents the power to enforce the requirements of this Act and of any leases, contracts, or agreements issued pursuant to it, which reserved powers shall include the power of termination.

Section 14. Notwithstanding any other provision of law to the contrary, upon termination of any such lease, contract, or agreement, the Board of Regents may take title to all improvements comprising the research park.

Section 15. Nothing in this Act authorizes the Board of Regents or any entity operating a research park under a lease, contract, or agreement with the Board of Regents to contract a debt on behalf of, or in any way to obligate, the State of South Dakota, or to pledge, assign, or encumber in any way, or to permit the pledging, assigning, or encumbering in any way, of appropriations made by the Legislature of the State of South Dakota. No debt or liability of a research park is an indebtedness, legal or moral, of the State of South Dakota, and no creditor may have recourse against the State of South Dakota or any fund created or maintained directly or indirectly from state taxation.

Section 16. The Board of Regents may form one or more research park corporations, separate and apart from the state, to construct, finance, develop, maintain, and operate research parks or economic development initiatives that support the teaching, research, or service mission of the university system by expanding opportunities for South Dakota faculty members, researchers, and students to participate in the application of research results and technological innovations in commerce, government, or public service.

Section 17. Each research park corporation formed pursuant to section 16 of this Act shall be governed by, and all of the corporation's functions, powers, and duties shall be exercised by, a board appointed by the Board of Regents. Each research park corporation shall have the Board of Regents as its sole member. Members of the board may include university presidents, regents, university officers or employees, and other persons selected by the Board of Regents.

Section 18. No portion of the net earnings realized by any research park corporation formed pursuant to section 16 of this Act may inure to any director or officer of the corporation or to any private entity or individual.

Section 19. No research park corporation formed pursuant to section 16 of this Act may be deemed an agency, public body, or other political subdivision of South Dakota, and no research park corporation formed pursuant to section 16 of this Act may borrow money secured by the State of South Dakota.

Section 20. No research park corporation formed pursuant to section 16 of this Act is subject to statutes or rules regulating the conduct of public bodies, including those relating to personnel, procurement of goods and services, board meetings, disposition or acquisition of property, capital

outlays, per diem and mileage, and inspection of records. Nothing in this section relieves a research park corporation of the obligation to conform to criminal laws or other statutes of general application.

Section 21. A research park corporation formed pursuant to section 16 of this Act shall have all rights, powers, and privileges granted to nonprofit corporations pursuant to Title 47 which are necessary and convenient to carry out and to effectuate the provisions of this Act."

Moved by: Rave Second by: Adelstein

Action: Prevailed by voice vote.

MOTION: DO PASS SB 188 AS AMENDED

Moved by: Rave Second by: Cutler

Action: Prevailed by roll call vote. (9-0-0-0)

Voting Yes: Adelstein, Cutler, Frerichs, Gray, Johnston, Rave, Tieszen, Olson (Russell), Rhoden

MOTION: AMEND TITLE OF SB 188

188rta

On page 1, line 1, of the printed bill, delete everything after "Act to" and insert "authorize the establishment, operation, and control of research parks on lands controlled by the Board of Regents.".

On page 1, delete line 2.

Moved by: Olson (Russell)

Second by: Rave

Action: Prevailed by voice vote.

SB 170: reduce contractor's excise tax rate on new or expanded power production.

Presented by: Senator Jason Frerichs

MOTION: REMOVE SB 170 FROM THE TABLE

Moved by: Frerichs Second by: Rave

Action: Prevailed by roll call vote. (9-0-0-0)

Voting Yes: Adelstein, Cutler, Frerichs, Gray, Johnston, Rave, Tieszen, Olson (Russell), Rhoden

MOTION: BRING UP SB170 FOR IMMEDIATE CONSIDERATION

Moved by: Rave Second by: Cutler

Action: Prevailed by roll call vote. (9-0-0-0)

Voting Yes: Adelstein, Cutler, Frerichs, Gray, Johnston, Rave, Tieszen, Olson (Russell), Rhoden

MOTION: AMEND SB 170

170oa

On the printed bill, delete everything after the enacting clause and insert:

" Section 1. The Legislature shall enact laws favorable to increasing employment and expanding the tax base in South Dakota."

Moved by: Frerichs Second by: Rave

Action: Prevailed by voice vote.

MOTION: DO PASS SB 170 AS AMENDED

Moved by: Frerichs Second by: Rave

Action: Prevailed by roll call vote. (9-0-0-0)

Voting Yes: Adelstein, Cutler, Frerichs, Gray, Johnston, Rave, Tieszen, Olson (Russell), Rhoden

MOTION: AMEND TITLE OF SB 170

170ota

On page 1, line 1 of the printed bill, delete everything after "to" and insert "provide for the

enhancement of economic development in South Dakota.".

On page 1, delete line 2.

Moved by: Frerichs Second by: Adelstein

Action: Prevailed by voice vote.

SB 182: revise certain provisions concerning tax incremental districts.

Presented by: Senator Stanford Adelstein

Opponents: Julie Johnson, Absolutely Aberdeen

Bob O'Connell, Sioux Falls Area Chamber of Commerce

Tobin Morris, Dougherty & Company, Pierre

MOTION: AMEND SB 182

182ra

On page 2 of the printed bill, delete lines 5 to 10, inclusive.

On page 2, line 17, delete everything after "returns," and insert "excessive land costs due to factors such as soil type, topography, and gradients, credit worthiness including bank credit restrictions, and terms of repayment.".

On page 2, delete line 18.

Moved by: Adelstein Second by: Frerichs

Action: Failed by voice vote.

MOTION: TO TABLE SB 182

Moved by: Gray Second by: Rave

Action: Prevailed by roll call vote. (8-0-1-0)

Voting Yes: Adelstein, Cutler, Gray, Johnston, Rave, Tieszen, Olson (Russell), Rhoden

Excused: Frerichs

HB 1058: revise certain record search fees charged by clerks of court.

Presented by: David Gilbertson, Unified Judicial System
Proponents: Patricia Duggan, Unified Judicial System

Tom Barnett, State Bar Association of South Dakota

Opponents: Representative Shawn Tornow

Dan Siefken, SD Multiple Housing Assn. (Handouts: 2, 3, 4)

Denise Hanzlik, Sioux Falls, Self Amy Miller, Sioux Falls, Self Shirleen Ranschan, Sioux Falls, Self Michelle Smith, Sioux Falls, Self

Rodney Fitts, Sioux Falls, Self (Handout: 5) David Bordewyk, SD Newspaper Association

THE CHAIR DEFERRED HB 1058

HJR 1002: To propose a constitutional amendment to repeal certain reimbursement restrictions for travel by legislators to and from a legislative session.

THE CHAIR DEFERRED HJR 1002

HJR 1004: To propose a constitutional amendment regarding legislative term limits.

THE CHAIR DEFERRED HJR 1004

MOTION: ADJOURN

Moved by: Johnston Second by: Rave

Action: Prevailed by voice vote.

Kay Johnson

Committee Secretary

Larry Rhoden, Chair

87th Legislative Session – 2012

Committee: Senate Taxation Monday, February 13, 2012

P - Present E - Excused A - Absent

Roll Call

P Fryslie

- P Hundstad
- P Maher
- P Nelson (Tom)
- P Nygaard
- P Lederman, Vice-Chair
- P Hansen (Tom), Chair

OTHERS PRESENT: See Original Minutes

The meeting was called to order by chair, Senator Tom Hansen.

MOTION: TO APPROVE THE MINUTES OF FRIDAY, FEBRUARY 10TH

Moved by: Nelson (Tom) Second by: Lederman

Action: Prevailed by voice vote.

SB 95: modify distributions from the wind energy tax fund.

See testimony of Wednesday, February 8th

MOTION: DO PASS SB 95

Moved by: Hundstad Second by: Fryslie

Action: Prevailed by roll call vote. (4-3-0-0)

Voting Yes: Fryslie, Hundstad, Nelson (Tom), Nygaard

Voting No: Maher, Lederman, Hansen (Tom)

HB 1223: exempt from sales tax certain handling fees paid by religious organizations to approved relief agencies for the distribution of food which is provided for the assistance or relief of the poor, distressed, or underprivileged through food giveaway

programs.

The gavel was turned over to the Vice-Chair.

Presented by: Representative Manny Steele Proponents: Senator Todd Schlekeway

Bob Miller, self, Pierre

MOTION: DO PASS HB 1223

Moved by: Nelson (Tom)

Second by: Maher

Action: Prevailed by roll call vote. (6-0-1-0)

Voting Yes: Fryslie, Hundstad, Maher, Nelson (Tom), Nygaard, Lederman

Excused: Hansen (Tom)

MOTION: PLACE HB 1223 ON CONSENT CALENDAR

Moved by: Fryslie

Action: Was not acted on.

HB 1029: authorize the publication of the names of certain delinquent taxpayers.

Presented by: Jan Talley, Department of Revenue

MOTION: DO PASS HB 1029

Moved by: Maher

Second by: Nelson (Tom)

Action: Prevailed by roll call vote. (5-1-1-0)

Voting Yes: Fryslie, Maher, Nelson (Tom), Nygaard, Lederman

Voting No: Hundstad

Excused: Hansen (Tom)

MOTION: RECONSIDER HB 1197

Moved by: Nygaard Second by: Nelson (Tom)

Action: Prevailed by roll call vote. (6-0-1-0)

Voting Yes: Fryslie, Hundstad, Maher, Nelson (Tom), Nygaard, Lederman

Excused: Hansen (Tom)

MOTION: TAKE UP HB 1197 FOR IMMEDIATE CONSIDERATION

Moved by: Nygaard Second by: Maher

Action: Prevailed by roll call vote. (6-0-1-0)

Voting Yes: Fryslie, Hundstad, Maher, Nelson (Tom), Nygaard, Lederman

Excused: Hansen (Tom)

MOTION: AMEND HB 1197

1197fa

On the printed bill, delete everything after the enacting clause and insert:

" Section 1. That chapter 10-4 be amended by adding thereto a NEW SECTION to read as follows:

Any property owned and operated or controlled by a nonprofit organization, as recognized as an exempt organization under section 501(c)(3) by the internal revenue service as of January 1, 2012, providing low-rent housing for homeless veterans or veterans in danger of becoming homeless and for persons who are elderly or persons with physical and mental disabilities is exempt from taxation. For the purposes of this section, a controlling nonprofit organization may serve as a general partner or managing member of a limited liability company or of limited liability partnership which owns the property. The exemption granted under the provisions of this section applies only until the final payment due date of the borrower's original low-rent housing development mortgage or until the borrower's original low-rent housing development mortgage is paid in full or expires, whichever

occurs first."

Moved by: Maher Second by: Hundstad

Action: Prevailed by voice vote.

MOTION: AMEND TITLE OF HB 1197

1197fta

On page 1, line 1, of the printed bill, delete everything after "exempt" and insert "low-rent housing for certain veterans and persons with physical and mental disabilities from property taxation.".

Moved by: Nygaard Second by: Nelson (Tom)

Action: Prevailed by voice vote.

HB 1197: exempt air ambulance services from sales and use taxes.

Presented by: Lew Wemberg, self, Rapid City (Handout #1)

Proponents: Royce Loesch, SD American Legion

MOTION: DEFER HB 1197 UNTIL THE NEXT MEETING

Moved by: Hundstad Second by: Nygaard

Action: Prevailed by voice vote.

MOTION: ADJOURN

Moved by: Fryslie Second by: Hundstad

Action: Prevailed by voice vote.

Lois Henry _____ Tom Hansen, Chair

Committee: Room: Date: Time:	Senate Transportation 423 Monday, February 13, 2012 7:45 AM
	eeding assistance, pursuant to the Americans with Disabilities Act, should contact the esearch Council (605-773-3251) 48 hours before convening to make any necessary.
NO MEET	ING
BILLS FOR 1	POSSIBLE ACTION WHICH HAVE HAD PRIOR HEARING.
	MIKE VEHLE, Chair